

ROBERT CARRIEDO
Attorney at Law
State Bar No. 108204
105 West "F" Street, Suite 203
San Diego, CA 92101-6036
Tel: (619) 232-0900
FAX: 234-2529

Attorney for Defendant
Sergio Mora

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA**

(Hon. Marilyn L. Huff)

The defendant, Sergio Mora, by and through his attorney, ROBERT CARRIEDO, hereby requests that the time for filing Defendant's Motion to Compel Further Discovery, Suppress Statements and For Further Motions be shortened to May 6, 2008. Attached is a Declaration of Robert Carriedo in support of such application.

DATED: May 6, 2008

/s/Robert Carriedo
ROBERT CARRIEDO, Attorney for
Defendant Sergio Mora

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**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA**

(Hon. Marilyn L. Huff)

UNITED STATES OF AMERICA,)
)
)
)
Plaintiff,)
)
)
vs.)
)
)
SERGIO MORA,)
)
)
Defendant(s).)
)
)

Case No. 08cr1090-H

**DECLARATION OF ROBERT
CARRIEDO IN SUPPORT OF
APPLICATION FOR ORDER
SHORTENING TIME**

I, Robert Carriedo, declare as follows:

1. I am the attorney for the defendant, Sergio Mora, in the above-entitled case.
 2. The defendant's motions were due May 5, 2008.
 3. Through my inadvertence I failed to complete filing of such motions in a timely

manner.

4. Please permit the time for filing of the Defendant's Motion to Compel Further Discovery, to Suppress Statements and For Further Motions be shortened to May 6, 2008.

I declare under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct.

DATED: May 6, 2008

/s/Robert Carriedo
ROBERT CARRIEDO